

related opinion or statement of the agency or tribunal involved. Any person who fails to so file a copy of the order, judgment or decree within 30 days after the later of June 15, 1984, the entry of the order, judgment or decree, or the date such person initiates practice before the Office, for that reason alone may be disqualified from practicing before the Office until such time as the appropriate filing shall be made, but neither the filing of these documents nor the failure of a person to file them shall in any way impair the operation of any other provision of this part.

§ 513.7 Proceeding under this part.

(a) All hearings required or permitted to be held under paragraphs (a) and (c) of § 513.4 of this part shall be held before a presiding officer utilizing the procedures established in the rules of practice and procedure in adjudicatory proceedings under part 509 of this chapter.

(b) All hearings held under this part shall be closed to the public unless the Office on its own motion or upon the request of a party otherwise directs.

(c) Any proceeding brought under any section of this part 513 shall not preclude a proceeding under any other section of this part or any other part of the Office's regulations.

PART 516—APPLICATION PROCESSING PROCEDURES

Sec.

516.1 What does this part do?

516.5 Do the same procedures apply to all applications under this part?

516.10 How does OTS compute time periods under this part?

Subpart A—Pre-Filing and Filing Procedures

PRE-FILING PROCEDURES

516.15 Must I meet with OTS before I file my application?

516.20 What information must I include in my draft business plan?

FILING PROCEDURES

516.25 What type of application must I file?

516.30 What information must I provide with my application?

516.35 May I keep portions of my application confidential?

516.40 Where do I file my application?

516.45 What is the filing date of my application?

516.47 How do I amend or supplement my application?

Subpart B—Publication Requirements

516.50 Who must publish a public notice of an application?

516.55 What information must I include in my public notice?

516.60 When must I publish the public notice?

516.70 Where must I publish the public notice?

516.80 What language must I use in my publication?

Subpart C—Comment Procedures

516.100 What does this subpart do?

516.110 Who may submit a written comment?

516.120 What information should a comment include?

516.130 Where are comments filed?

516.140 How long is the comment period?

516.150 Will there be additional opportunities to discuss the application?

Subpart D—Meeting Procedures

516.160 What does this subpart do?

516.170 What procedures govern informal meetings on applications?

516.180 What procedures govern formal meetings on applications?

516.185 Will OTS approve or disapprove an application at a meeting?

516.190 Will a meeting affect application processing time frames?

Subpart E—OTS Review

EXPEDITED TREATMENT

516.200 If I file a notice under expedited treatment, when may I engage in the proposed activities?

STANDARD TREATMENT

516.210 What will OTS do after I file my application?

516.220 If OTS requests additional information to complete my application, how will it process my application?

516.230 Will OTS conduct an eligibility examination?

516.240 What may OTS require me to do after my application is deemed complete?

516.250 Will OTS require me to publish a new public notice?

516.260 May OTS suspend processing of my application?

516.270 How long is the OTS review period?